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Case 3		I EUD 37 A FÜSODI ORTHERN DISTR DALLAS DIVISIO	ICT OF TEXÁ		90
UNITED STA	ATES OF AMERICA)	Y C THE WAY OF THE PARTY OF THE	NUV 2	2015
VS.)	CASE NO:	3:15-CR-131-0 CLERK, U.S. DIST	RICT COURT
SHERENE W	ARREN (1))		ByDeput	
		AND RECOMM ERNING PLEA O			
1997), has appand 21 of the Indoor the subjects that the offen elements of su WARREN, be Fraudulent Inda violation of	ENE WARREN, by consent, peared before me pursuant to indictment. After cautioning as mentioned in Rule 11, I dete se(s) charged are supported lach offense (s). I therefore rece adjudged guilty of Aiding dividual Income Tax Returns, at 18 U.S.C. § 641 and have the district judge,	Fed. R. Crim.P. 11, and examining SHE remined that the guid by an independent commend that the pand Assisting in the violation of 26 U.S sentence imposed	and has entered RENE WARRI lty plea was known basis in fact colea of guilty be he Preparation accordingly. A	d a plea of guilty to CEN, under oath concer owledgeable and voluentaining each of the e accepted, and that S and Presentation of nd Theft of Governmentation being found gui	fount(s) 17 rning each untary and e essential SHERENE False and ent Money,
	The defendant is currently in custody and should be ordered to remain in custody. The defendant must be ordered detained pursuant to 18 U.S.C. § 3143(a)(1) unless the Court finds by clear and convincing evidence that the defendant is not likely to flee or pose a danger				
	to any other person or the community if released. The Government does not oppose release. The defendant has been compliant with the current conditions of release. I find by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c). □ The Government opposes release.				
	\Box The defendant has	not been compliant sthis recommendate		tions of release. should be set for hea	aring upon
	The defendant must be ordered. Court finds there is a subsequenced, or (b) the Gover imposed, or (c) exception defendant should not be detended the defendant is not likely released.	stantial likelihood to nment has recommal circumstances a ained, and (2) the C	hat a motion for nended that now are clearly show ourt finds by cle	or acquittal or new trop sentence of imprison under § 3145 (cear and convincing evices)	rial will be conment be constant the constant in the constant idence that

UNITED STATES MAGISTRATE JUDGE

NOTICE

Date: November 24, 2015.

Failure to file written objections to this Report and Recommendation within fourteen (14) days from the date of its service shall bar an aggrieved party from attacking such Report and Recommendation before the assigned United States District Judge. 28 U.S.C. §636(b)(1)(B).